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1	We, the jury, answer the questions submitted as follows:
2	Plaintiff AirWair's First Claim, for Infringement of Registered Marks
3	
4	1. Do you find that Plaintiff established by a preponderance of the evidence that Defendant
5	ITX infringed the '751 Registration (a combination of yellow stitching in the welt area,
6	and a two-tone grooved sole edge)?
7	Yes No
8	If your answer to question 1 is no, then answer question 3. If your answer to question 1 is
9	yes, then answer question 2.
10	
11	2. Circle the Pull & Bear product(s) that infringed the '751 Registration.
12	a. Faux suede chunky boot
13	b. Derby shoe with topstitching
14	c. Black platform derby shoe
15	d. White platform boot
16	
17	3. Do you find that Plaintiff established by a preponderance of the evidence that the '689
18	Registration (a sole edge including longitudinal ribbing, and a dark color band over a light
19	color) is valid and protectable?
20	Yes No
21	If your answer to question 3 is no, then answer question 6. If your answer to question 3 is
22	yes, answer question 4.
23	
24	4. Do you find that Plaintiff established by a preponderance of the evidence that Defendant
25	infringed the '689 Registration.
26	Yes No
27	If your answer to question 4 is no, then answer question 6. If your answer to question 4 is
28	yes, then answer question 5.

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1	
2	5. Circle the Pull & Bear product(s) that infringed the '689 Registration.
3	a. Faux suede chunky boot
4	b. Derby shoe with topstitching
5	c. Black platform derby shoe
6	d. White platform boot
7	
8	6. Do you find that Plaintiff established by a preponderance of the evidence that the '692
9	Registration (longitudinal ribbing and a dark color band over a light color on the outer
10	sole edge, welt stitching, and a tab located at the top back heel of footwear) is valid and
11	protectable?
12	Yes No
13	If your answer to question 6 is no, then answer question 9. If your answer to question 6 is
14	yes, then answer question 7.
15	
16	7. Do you find that Plaintiff established by a preponderance of the evidence that Defendant
17	infringed the '692 Registration.?
18	YesNo
19	If your answer to question 7 is no, then answer question 9. If your answer to question 7 is
20	yes, then answer question 8.
21	
22	8. Circle the Pull & Bear product(s) that infringed the '692 Registration.
23	a. Faux suede chunky boot
24	b. Derby shoe with topstitching
25	c. Black platform derby shoe
26	d. White platform boot
27	
28	

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1	Defendant's Counterclaim, for Cancellation
2	9. Do you find that Defendant established by a preponderance of the evidence that Plaintiff's
3	alleged trade dress for the '689 Registration or the '692 Registration should be cancelled
4	because either is functional or is generic?
5	a. The '689 Registration, consisting of a sole edge including longitudinal ribbing, and
6	a dark color band over a light color, should be cancelled.
7	Yes No
8	b. The '692 Registration, consisting of longitudinal ribbing and a dark color band
9	over a light color on the outer sole edge, welt stitching, and a tab located at the top
10	back heel of footwear, should be cancelled.
11	Yes No
12	Answer question 10.
13	
14	Plaintiff's Second Claim, for Unfair Competition, and Third Claim, for California Unfair
15	<u>Competition</u>
16	
17	10. Do you find that Plaintiff established by a preponderance of the evidence all of the
18	following four items with respect to the Jadon Design?
19	a. the overall visual impression of the Jadon Design, including welt stitching, a
20	grooved sole edge, angled heel, cleat pattern, and platform sole, has acquired
21	secondary meaning.
22	b. Plaintiff owns the overall visual impression of the Jadon Design as trade dress.
23	c. The overall visual impression of the Jadon Design is nonfunctional.
24	d. Defendant used trade dress similar to the overall visual impression of the Jadon
25	Design without the consent of the plaintiff in a manner that is likely to cause
26	confusion among ordinary consumers and the general public as to the source,
27	sponsorship, affiliation, or approval of the defendant's goods.
28	Yes No

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1	If your answer to question 10 is no, then answer question 12. If your answer to question
2	10 is yes, please answer question 11.
3	
4	11. Circle the Pull & Bear product(s) that infringed the Jadon Design.
5	a. Faux suede chunky boot
6	b. Derby shoe with topstitching
7	c. Black platform derby shoe
8	d. White platform boot
9	Please answer question 12.
10	
11	Plaintiff's Fourth Claim, for Trademark Dilution, and Fifth Claim, for California
12	Trademark Dilution
13	
14	12. Do you find that Plaintiff established by a preponderance of the evidence that any of
15	Plaintiff's Trade Dress is famous?
16	Yes No
17	If your answer to question 12 is yes, please answer question 13. If your answer to question
18	12 is no, please answer question 16.
19	13. Circle all Trade Dress you have found to be famous.
20	a. '689 Trade Dress
21	b. '692 Trade Dress
22	c. '751 Trade Dress
23	d. Jadon Design
24	
25	14. Do you find that Plaintiff established by a preponderance of the evidence that Defendant
26	diluted any of Plaintiff's Trade Dress?
27	Yes No
28	

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1		If your answer to question 14 is yes, please answer question 15. If your answer to question
2		14 is no, please answer question 16.
3		
4	15.	Circle all Trade Dress you have found that Defendant has diluted:
5		a. '689 Trade Dress
6		b. '692 Trade Dress
7		c. '751 Trade Dress
8		d. Jadon Design
9		
10		<u>Damages</u>
11		
12	16.	If your answer to questions 1, 4, 7, 10, or 14 above is yes, what are Plaintiff's total actual
13		damages caused by Defendant's conduct? (Note: if your answer to question 9.a or 9.b is
14		yes, please answer this question only with respect to the '751 Trade Dress/the Jadon
15		Design.)
16		\$
17		
18	17.	Has Defendant shown by a preponderance of the evidence that Plaintiff failed to use
19		reasonable efforts to mitigate its damages?
20		Yes No
21		If your answer to question 17 is no, answer no further questions, and have the presiding
22		juror sign and date this form. If your answer to question 17 is yes, please answer question
23		18.
24		
25	18.	What is the amount that should be deducted from the damages stated in response to
26		question 16?
27		\$
28		

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